



राजपत्र, हिमाचल प्रदेश

(समाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, सोमवार, 9 अगस्त, 1995/ 17 अश्विन, 1917

हिमाचल प्रदेश सरकार

ANIMAL HUSBANDRY DEPARTMENT

NOTIFICATION

Shimla-5, the 23rd August, 1995

No. Ahy. B(15)-3/89. —In partial modification of this Department notification of even number dated 12-9-91 and in supersession of notification of even number dated 30-11-91, the Governor, Himachal Pradesh, in exercise of the powers vested in him under explanation to section 30 (b) of the Indian Veterinary Council Act (Central Act, No. 52 of 1984), is pleased to permit the Vety. Pharmacists of the Animal Husbandry Department, Himachal Pradesh to give treatment to the animals/birds in respect of the following ailments :—

I. Diseases of the Digestive System:

- (i) Stomatitis
- (ii) Indigestion
- (iii) Anorexia, Dyepesia
- (iv) Colic
- (v) Constipation
- (vi) Diarrhoea
- (vii) Dysentery

- (viii) Tympany/bloat
- (ix) Inflammation of the Salivary Glands
- (x) Choke
- (xi) Coccidiosis
- (xii) Gastroenteritis
- (xiii) Endoparasites

II. Metabolic Disorders:

- (i) Milk Fever
- (ii) Rickets
- (iii) Anaemia

III. Respiratory System:

- (i) Coryza
- (ii) Rhinitis
- (iii) Pharyngitis
- (iv) Pherronitis
- (v) Treatment for Lungworm
- (vi) Bronchitis
- (vii) Epistaxis

IV. Nervous System:

- (i) Sun stroke
- (ii) Lightning stroke
- (iii) Burns due to electric Shock

V. Diseases of the Skin:

- (i) Pruritis
- (ii) Alopecia
- (iii) Urticaria
- (iv) Ring worm
- (v) Mange
- (vi) Eczema
- (vii) Ectoparasites

VI. Miscellaneous:

- (i) Simple fracture
- (ii) Preliminary treatment in cases of poisoning
- (iii) Dehorning
- (iv) Castration by Burdizzo
- (v) Foot abscess
- (vi) Dressing of wounds
- (vii) Treatment of Horn injuries
- (viii) Hoof trimming
- (ix) Branding and Tattooing
- (x) Tooth rasping
- (xi) Preliminary assistance in difficult parturition

By order, *

O. P. YADAV,
Agriculture Production Commissioner.

सामान्य प्रशासन विभाग

अधिसूचना

शिमला-171002, 20 मिनम्बर, 1995

संख्या जी० ए०बी०-ए(1)-2/85. हिमाचल प्रदेश के राज्यपाल की यह गम है कि हिमाचल प्रदेश के जिला कांगड़ा में उप-मण्डल (नागरिक) धर्मशाला के अधीन शाहपुर के नाम से ज्ञात एक नई तहसील शाहपुर, जिसका मुख्यालय शाहपुर हांगा, वर्तमान कांगड़ा तहसील के 17 पटवार हल्के, नूरपुर तहसील के 3 पटवार हल्के, धर्मशाला तहसील के 2 पटवार हल्के और जिला कांगड़ा की उप-तहसील हारचकिया के एक पटवार हल्के को अपवर्जित करने के पश्चात्, सृजित किया जाना आवश्यक है।

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश भू-राजस्व अधिनियम, 1954 (1954 का 3) की धारा 6 और रजिस्ट्रीकरण अधिनियम, 1908 (1908 का 16) की धारा 5 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, वर्तमान कांगड़ा तहसील के 17 पटवार हल्के, नूरपुर तहसील के 3 पटवार हल्के, धर्मशाला तहसील के 2 पटवार हल्के और हारचकिया उप-तहसील के एक पटवार हल्के को अपवर्जित करके शाहपुर के नाम से ज्ञात एक नई तहसील, जिला मुख्यालय शाहपुर, जिला कांगड़ा में हांगा निम्नलिखित पटवार हल्कों को समाविष्ट करके तत्काल प्रभाव से सृजित करते हैं, अर्थात् :—

क्रमांक	तहसील का नाम	पटवार हल्कों के नाम
1	2	3
1.	कांगड़ा	1. वीह 2. रिडकुमार 3. दरीणा 4. मल्ला 5. गिहल 6. भनाला 7. शाहपुर 8. डोहव 9. परेई 10. बसन्त 11. रैत 12. मियुआ 13. रजोल 14. लदवाड़ा 15. वैदी 16. भडवाड़ा 17. रछपाल

1	2	3
2.	नुरपुर	1. भाली 2. नडौली 3. डोल
3.	धर्मशाला	1. चड़ी 2. दुडम्व
4.	हार्चकियां उप-तहसील	1. हरनेरा

आदेश द्वारा,

आर० के० आनन्द,
मुख्य सचिव ।

[Authoritative English text of this Government notification No. GAB-1A(1)-2/85 dated 20-9-95 as required under clause (3) of Article 348 of the Constitution of India].

GENERAL ADMINISTRATION DEPARTMENT

NOTIFICATION

Shimla-2, the 20th September, 1995

No. GAB-1A(1)-2/85.—Whereas, the Governor of Himachal Pradesh is of the opinion that it is necessary so to do that a new Tehsil to be known as Tehsil Shahpur in District Kangra of Himachal Pradesh with headquarters at Shahpur under the Sub-Division (Civil) Dharamshala may be created after excluding the area of 17 Patwar circles from the present Kangra Tehsil, 3 Patwar circles from Nurpur Tehsil, 2 Patwar circles from Dharmshala Tehsil and 1 Patwar circle from Harchakian Sub-Tehsil, District Kangra, Himachal Pradesh.

Now, therefore, in exercise of the powers conferred by section 6 of the Himachal Pradesh Land Revenue Act, 1954 (Act 6 of 1954) and section 5 of the Registration Act, 1908 (Act No. XVI of 1908), the Governor of Himachal Pradesh is pleased to exclude the following 17 Patwar circles of the present Kangra Tehsil, 3 Patwar circles of Nurpur Tehsil, 2 Patwar circles of Dharmshala Tehsil and 1 Patwar circle of Harchakian Sub-Tehsil and to create a new Tehsil to be known as Shahpur comprising of the Patwar circles so excluded, with its Headquarter at Shahpur in District Kangra, with immediate effect, namely :—

Sl. No.	Name of Tehsil	Name of Patwar circles
1	2	3
1.	KANGRA	1. Voh 2. Rirkmar 3. Darini 4. Salli

1	2	3
		5. Rihlu 6. Bhanala 7. Shahpur 8. Dohav 9. Paral 10. Basnoor 11. Rait 12. Siuna 13. Rajol 14. Ladwara 15. Vaidi 16. Bhadghara 17. Rachhyalu
2.	NURPUR	1. Bhaali 2. Naroli 3. Dol
3.	DHARAMSALA	1. Chari 2. Dudhamb
4.	HARCHAKIAN SUB-TEHSIL	1. Harnera

By order,

R. K. ANAND,
Chief Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATION

Shimla-2, the 28th August, 1995

No. 9-4/73-SI (Rules)-IV.—The Governor, Himachal Pradesh is pleased to make the following Rules to amend the Revised Rules regarding grant of Incentives to Industrial Units in Himachal Pradesh, 1991 as amended from time to time, namely:—

1. Amendment of Rule 25.8 :

Rule 25.8 of the “Rules regarding grant of Incentive to Industrial Units in Himachal Pradesh, 1991” shall be substituted as under :—

25.8 Incentives for Integrated Project of Fruit Processing and IMFL Bottling.**

Definition of Integrated Project.—Such Fruit and Vegetable Processing Plants crushing/processing a minimum of 10,000 TPA of fruit and vegetables, procured locally from within the State and IMFL Bottling plant which are set up under the same management or same recognised form of legal entity and which come into production on or after 1-5-1992 in category “A” or category “B” blocks only will be eligible for the incentives and concessions given under this rule (25.8). Provided that these incentives, as provided for under this rule, will be given only if such units, process a minimum of 7500 TPA of fruits procured

locally from within the State and for the balance quantity such integrated project will have the option of processing vegetables to fulfil the condition of processing of a minimum of 10000 Tonnes of fruits and vegetable per annum:

Provided further that the integrated project as defined above as may be prescribed at the time of approval by such authority will obtain the prior approval of the IPARA or such authority as may be prescribed by the State Government and such projects will follow the procedure for setting up of integrated unit and as laid down under clause 24 of these rules:

Provided further that eligibility of these incentives will be from the date of commencement of commercial production of the fruit and vegetable processing plant of the integrated project as defined above unless provided for otherwise in these rules.

Incentives :

(1) *Sales Tax Incentives.*—Sales tax incentives as provided for under Rule 25.1, shall be admissible only on the sale of goods manufactured by the fruit and vegetable processing unit and located in A and B category blocks. The sales tax payable on IMFL manufactured by IMFL bottling plant of the integrated project, will be deferred for a period of 10 years. The ceiling of Sales Tax amount to be so deferred will be in proportion to the capacity against the amount of interest free loan for the corresponding year as proposed in the table appearing in Rule 25.8.8. From the 8th year to 10th year annual Sales tax deferment will be against sales equivalent to generation of State Excise Duty of Rs. 6 crores i.e. the maximum limit. The repayment of the sales tax amount so deferred will commence from the 11th year i.e. the 1st year amount will be repaid in the 11th year and the 10th year amount will be repaid in 20th year. The incentive will be effective from the date of notification by the State Excise Department to be issued under relevant law. This incentive will be further regulated as per provision under rule 25.8.8.1 of these rules.

(2) *Exemption from payment of Electricity Duty.*—Integrated project of fruit and vegetable processing and IMFL bottling will be exempted from the payment of Electricity duty as provided for under clause 25.3 of these rules for A and B category blocks only on fruit and vegetable component of the integrated project.

(3) *Power tariff freeze.*—Power tariff freeze, as provided for under clause 25.3 of these rules shall be admissible to such integrated project only on fruit/vegetable processing component of the project.

(4) *Subsidy for market promotion.*—Subsidy for market promotion will be provided for under rule 25.5, shall be admissible only for the fruit and vegetable processing plant and not for IMPL bottling component of the integrated project.

(5) *Allotment of land.*—The provision of clause 25.6 as provided for under these rules, will be applicable to the fruit and vegetable processing component only of the integrated project.

(6) *Interest subsidy.*—Interest subsidy as provided under clause 25.4.2 and 25.4.3 of these rules shall be admissible to the integrated project subject to the condition that the interest subsidy will be firstly claimable on the fruit and vegetable or maize processing project crushing at least 10,000 TPA of fruit procured locally by the integrated project.

7. *Subsidy on cost of packing machinery.*—Subsidy on cost of packaging machinery as provided for under rule 25.7 shall be admissible only on the cost of packaging machinery installed for the processing of fruits and vegetable in the fruit processing plant of the integrated project. However, this packaging machinery can be used for IMFL bottling also.

(8) *Concession on State Excise Duty.*—Such integrated projects shall be entitled to avail the benefit of interest free loan against State Excise Duty collected and deposited with the State Excise Department to be regulated as per the following table in respect of units set up in category 'A' and 'B' blocks respectively, and further as per provision under rule 25.8.1 of these rules :

<i>Year</i>	<i>Max. Ceiling of Interest free loan</i>
1st Year	Rs. 1.5 crore or the State Excise Duty deposited whichever is less.
2nd Year	Rs. 2.5 crore „ „
3rd Year	Rs. 3.5 crore „ „
4th Year	Rs. 4.5 crore „ „
5th Year	Rs. 5.5 crore „ „
6th Year	Rs. 6.0 crore „ „
7th Year	Rs. 6.0 crore „ „

25.8.8.1. Provided further that the total of the amount of loan to be so provided against State Excise Duty paid together with the amount deferred on account of Sales Tax on IMFL manufactured by the IMFL bottling plant of the integrated unit, to be so availed by the integrated unit during the eligibility period of incentives, shall not exceed the total cost of the fruit and vegetable or maize processing plant as computed on the date of commencement of commercial production of such integrated unit. The amount so advanced and/or deferred will be only after furnishing of a bank guarantee and/or mortgage or as may be decided by the monitoring committee constituted by the Government from time to time, which will be equivalent to the amount of loan being advanced against Excise Duty deposited and the amount of Sales Tax deferred or as provided for under the relevant sales tax laws.

25.8.8.2. In the event of the IMFL bottling plant coming into commercial production before the fruit and vegetable or maize processing unit in a given financial year, the IMFL bottling plant will be eligible for loan against State Excise Duty paid provided for under these rules for the amount equivalent to the State Excise Duty as deposited in that financial year provided that the fruit processing unit process at least 10,00 MT in that year.

25.8.8.3. The loan against State Excise Duty will be provided further subject to the condition that the fruit and vegetable processing plant will come into commercial production within a specified period as approved by the monitoring committee to be notified by the Government from time to time for the purpose and not exceeding a period of three years from the date of conveying of approval of the integrated project by the empowered Committee (as defined in rules 24.1 and in such cases the monitoring committee will also consist of Secretary Agriculture and Secretary, Horticulture, Secretary (Finance) to the Government of Himachal Pradesh besides other members) failing which the entire loan so paid and other incentive availed by the integrated units will be recovered in lump-sum

alongwith commercial rate of interest as applicable at the time of recovery and the license granted by the State Excise Department for the bottling of IMFL will also be cancelled.

25.8.8.4. In the event of the proposal for setting up of an integrated unit being for locating the IMFL bottling plants and the fruit and vegetable processing plant for different blocks, the same may be allowed. Provided that in the event of an IMFL bottling plant being set up in 'A' category industrial block and the fruit/vegetable processing plant being set up in 'B' category block, both these units will be entitled the benefits provided under these rules for 'A' category block, but in the event of such integrated project being set up in category 'C' block, such units will not be eligible for loan against excise duty.

25.8.8.5. Under this loan against State Excise Duty Scheme such eligible units will collect excise duty at prescribed rates as per normal procedure against sales effected during the period of entitlement of concession and shall be required to repay this loan to the Industries Department in the following manner :—

Stage of repayment of loan against Excise Duty from the date of Commencement of production	Amount and year of payment	
	Category-A	Category-B
Ending year I	Entire amount given in form of loan in this year to be repaid ending in 8th Financial year.	Amount given in form of loan in this year to be repaid ending in 5th financial year.
Ending year II	-do- 9th year	-do- 6th year
Ending year III	-do- 10th year	-do- 7th year
Ending year IV	-do- 11th year	-do- 8th year
Ending year V	-do- 12th year	
Ending year VI	-do- 13th year	
Ending year VII	-do- 14th year	

25.8.8.6. The said loan will be utilised by the unit for capital investment, working capital or repayment of term loan of the financial institutions pertaining to integrated project or as may be decided by the State Government at the time of sanction and will not be utilised for any other purpose.

Procedure for applying.—The application for grant of interest free loan relating to each period of eligibility, the period of eligibility already over, shall reach the concerned General Manager within three months accompanied by the following documents after which no claim shall be entertained under the scheme.

(1) A copy of the assessment order made by the competent Authority duly attested by

the concerned Excise and Taxation Officer.

(2) Original receipts or duplicate receipts duly attested by the concerned Excise and Taxation Officer *vide* which State Excise Duty was deposited in that period.

(3) The concerned General Manager will forward the application to the Director of Industries, H. P. alongwith his recommendations. He may call for such additional information/clarification of the information already given as may be necessary.

(c) Conditions for the grant of loan:

(i) An Industrial concern would be allowed to make an application for grant of interest free loan once in a year or as may be decided by the Monitoring Committee from time to time.

(ii) The grant of interest free loan will be subject to the condition that the assessment made by concerned Excise authorities against the Industrial concern claiming the loan has been fully paid or deposited and no appeal is preferred against this assessment.

(iii) Share certificate on face value as security in absence of Bank Guarantee or mortgage of assets for interest free loan will be entertained/accepted during the first two years from the date of commencement of commercial production of IMFL bottling plant and thereafter share certificates would be accepted only, if the progress of implementation of fruit and vegetable processing project is to the satisfaction of the Monitoring Committee.

(4) (a) In case where the immovable property stands already secured by mortgage/hypothecation with other financial institutions or banks, the charges of State Excise duty loan will be as second charge on the fixed assets.

(b) The loanee shall have to sign an agreement of mortgage as second charges in favour of the State Government. The charges in the stamp duty, registration fee etc. shall be borne by the party.

5. In case of default of repayment of loan, compound interest at the rate of 16% or the prevailing Bank rate whichever is higher would be charged for the period of default in respect of repayment of outstanding instalments of loan and as provided for under rule 28.8.

6. The Director of Industries, Himachal Pradesh or such officer as may be authorised by him can inspect the premises, books, machinery, stocks, stores and other belongings and things connected with any industrial undertaking in respect of which loan has been granted. He may for the purpose of such inspections enter such premises at any hour between sunrise and sunset. Every such officer may require the receipt of loan to hand over to him for examination all books kept in connection with the Industrial undertaking in respect of which the loan was granted.

7. The Industrial units shall be required to furnish to the State Government the statement of account for every accounting year duly audited and certified by Chartered Accountant showing the following :

(a) Full and complete statement of assets and liabilities.

(b) Working or manufacturing accounts showing the turn over of the industrial enterprise with the cost per unit of output(s).

8. *Profit and Loss Account.*—If the loanee shall make default in compliance with any of the terms or conditions of the agreement/mortgage deed or in the payment of any instalment of loan granted and money secured or any part thereof, the entire amount of the loan drawn by him shall become immediately repayable in lump-sum and from the date of default the Government shall be entitled to charge interest at the rate of 16% P. A. and and without prejudice to other rights and remedies of Government, The Director of Industries, H.P. for any Officer authorised by him in this behalf may make recovery of the entire outstanding loan alongwith interest calculated the con @ 16% or the prevailing bank rate per annum as arrears of land revenue.

9. All repayment of loan, interest or other sums due shall be made at a Government Treasury to the credit of Government in such manner as the Director of Industries, Himachal Pradesh may notify from time to time through Officer authorised by him.

10. In case of any dispute the decision of the Secretary to the Government of Himachal Pradesh in the Industries Department shall be final and binding on both the parties.

11. The period of representation against an order issued for the refund of the loan shall be one month from the date of issue of order.

25.8.8.7 Incentives of integrated projects will also be available to maize processing component of the Integrated Units subject to fixing of minimum capacity but not less than 10,000 MT per annum, keeping in view the benefits of the project to the maize growers and subject to approval as applicable to integrated projects.

By order,

S. S. SIDHU,
F. C.-cum-Secretary,

भाषा एवं संस्कृति विभाग

अधिसूचनाएं

शिमला-2, 26 सितम्बर, 1995

संख्या भाषा-एफ(4)-8/92.—यतः हिमाचल प्रदेश के राज्यपाल को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार को सरकारी व्यय पर सार्वजनिक प्रयोजन हेतु नामतः मुहाल पधर, मीजा जंदरांगल, तहसील धर्मशाला, जिला कांगड़ा में चामुण्डा नन्दिकेश्वर मन्दिर के परिसर के विस्तार तथा यात्रियों को विभिन्न आवश्यक सुविधायें उपलब्ध करवाने हेतु भूमि अर्जित करनी अपेक्षित है। अतएव एतद्द्वारा यह घोषित किया जाता है कि नीचे विवरणी में वर्णित भूमि उपर्युक्त प्रयोजन के लिए अपेक्षित है।

यह घोषणा भूमि अर्जन अधिनियम, 1894 की धारा 6 के उपबन्धों के अधीन इससे सम्बन्धित सभी व्यक्तियों की सूचना के लिए की जाती है तथा उक्त अधिनियम की धारा 7 के उपबन्धों के अधीन साक्षरता, भू-अर्जन एवं उप-मण्डलाधिकारी (नागरिक), धर्मशाला को उक्त भूमि के अर्जन के प्रदेश लेने का एतद्द्वारा निर्देश दिया जाता है।

भूमि का रेखांक भू-संज्ञन सनाहती एवं उपमण्डलाधिकारी (नगरिक), धर्मशाला, हिमाचल प्रदेश के कार्यालय में निरीक्षण किया जा सकता है।

विस्तृत विवरणी

जिला : कांगड़ा

तहसील : धर्मशाला

महल	मौजा	खमरा नं०	रकबा हैक्टेयर में
1	2	3	4 5 6
पधर	जंदरांगल	1531/383	0 12 50
		396	0 01 51
		398	0 03 51
		399	0 00 82
		429	0 00 35
		430	0 00 49
		431	0 22 08
		428	0 06 42
		427	0 00 66
		434	0 04 00
		384	0 05 56
		385	0 00 45
		387	0 00 48
		388	0 00 56
		389	0 00 49
		392	0 01 28
		1430/332	0 21 90
		386	0 01 44
		390	0 01 54
		393	0 07 72
		1533/1438	1 78 12
		1346	0 02 42
		1425/1376	1 89 27
		1549/1379	2 38 97
		432	0 06 03
		391	0 02 05
		74/1/1	0 25 97
		1529/1394/4	0 27 23
		1529/1394/6	0 11 63
		29	7 69 45
		किला	

शिमला-2, 28 मितम्बर, 1995

तथा भाग-सी(10)3/90-पार्ट-—यतः हिमाचल प्रदेश के राज्यपाल, को यह प्रतीत होता है कि हिमाचल प्रदेश सरकार को सरकारी व्यय पर सार्वजनिक प्रयोजन हेतु नामतः मीजा सराहन, तहसील रामपुर बुधहर, जिला शिमला में श्री भोमकाली मन्दिर सराहन में मन्दिर परिसर के साथ श्रद्धालुओं को सुविधाएं उपलब्ध करवाने के प्रयोजन से भूमि अर्जित करना अपेक्षित है। अतएव एतद्वारा यह अधिसूचित किया जाता है कि उक्त परिसर में जैसा कि निम्न विवरणी में निर्दिष्ट किया गया है, उपरोक्त प्रयोजन के लिए भूमि का अर्जन अपेक्षित है।

यह घोषणा भूमि अर्जन अधिनियम, 1894 की धारा 6 के उपबन्धों के अधीन इतने सम्बन्धित सभी व्यक्तियों की सूचना के लिए की जाती है तथा उक्त अधिनियम की धारा 7 के उपबन्धों के अधीन समाहर्ता, भू-अर्जन एवं उप-मण्डलाधिकारी (नागरिक) रामपुर बुधहर को उक्त भूमि के अर्जन के आदेश लेने का एतद्वारा निर्देश दिया जाता है।

भूमि का रेखांक भू-अर्जन समाहर्ता एवं उप-मण्डलाधिकारी (नागरिक), रामपुर बुधहर, जिला शिमला, हिमाचल प्रदेश के कार्यालय में निरीक्षण किया जा सकता है।

विस्तृत विवरणी

जिला . शिमला

तहसील : रामपुर बुधहर

मीजा	खसरा नं०	खसरा हेक्टेयर में
सराहन	735	0 01 20
	740	0 02 42
	742	0 02 53
	743	0 00 78
	736	0 04 49
	741	0 01 70
कुल	6	0 13 12

आदेश द्वारा

हस्ताक्षरित/-

आयुक्त एवं सचिव (भाषा) ।

SOCIAL AND WOMEN'S WELFARE DEPARTMENT

NOTIFICATION

Shimla-2, the 27th September, 1995

No. Kalyan A(4)7/92.—In continuation to this department notification of even number, dated the 28th November, 1994, the Governor, Himachal Pradesh is pleased to nominate the Secretary (LSG) as Member on the State Level Monitoring Committee constituted for the implementation of National Scheme of Liberation and Rehabilitation of Scavengers and their dependents.

By order,

PARMINDER H. MATHUR,
Commissioner-cum-Secretary.

जनजातीय विकास विभाग

अधिसूचना

शिमला-2, 27 सितम्बर, 1995

संख्या टी0 डी0 (ए) 4-7/82-III.—हिमाचल प्रदेश के राज्यपाल, जनजातीय मलाहकार परिषद् नियमावली, 1976 के नियम 6 के अंतर्गत प्रदत्त शक्तियों का प्रयोग करते हुये, इस विभाग की अधिसूचना समसंख्यक दिनांक 29 अप्रैल, 1994 के क्रम संख्या 9 में श्री ज्ञान सिंह नेगी, गांव व हाकधर कल्या, जिला किन्नौर, हिमाचल प्रदेश जनजातीय मलाहकार परिषद् के सदस्य का त्यागपत्र दिनांक 5-9-1995 से महर्ष स्वीकार करने हैं।

आदेश द्वारा,

अमर नाथ बिद्यार्थी,
अतिरिक्त मुख्य सचिव।

